

STATE OF WISCONSIN Division of Hearings and Appeals

In the Matter of

DECISION

MQB/151691

PRELIMINARY RECITALS

Pursuant to a petition filed August 23, 2013, under Wis. Stat. § 49.45(5), and Wis. Admin. Code § HA 3.03(1), to review a decision by the Racine County Department of Human Services in regard to Medical Assistance, a hearing was held on September 23, 2013, at Racine, Wisconsin.

The issue for determination is whether the Racine County Department of Human Services (the agency) correctly terminated Petitioner's Medicaid benefits.

There appeared at that time and place the following persons:

PARTIES IN INTEREST:

Petitioner:



Petitioner's Representative:

Attorney Patricia Delessio 230 West Wells Street Room 800 Milwaukee, WI 53203

Respondent:

Department of Health Services 1 West Wilson Street Madison, Wisconsin 53703

By: Dean Landvatter, Fraud Coordinator
Racine County Department of Human Services
1717 Taylor Ave
Racine, WI 53403-2497

ADMINISTRATIVE LAW JUDGE:

Mayumi M. Ishii

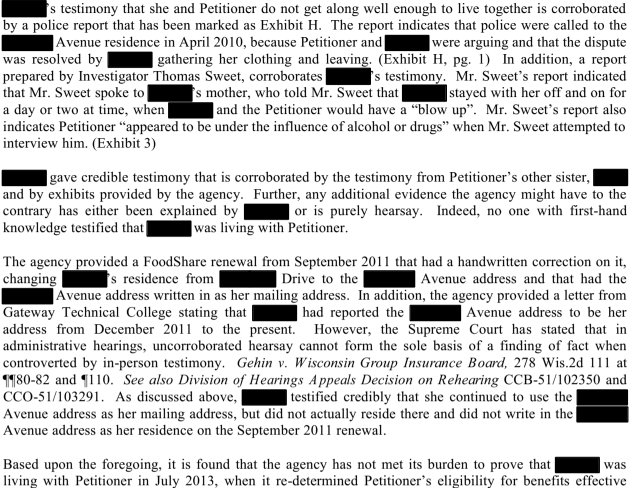
Division of Hearings and Appeals

FINDINGS OF FACT

1. Petitioner (CARES #) is a resident of Racine County.

	MQB/151691
2.	On July 30, 2012, the agency sent Petitioner a notice indicating that effective September 1, 2013, he would not be enrolled in the QMB program, as of September 1, 2013, because he was over the income limit. (Exhibit V)
3.	Petitioner filed a request for fair hearing that was received by the Division of Hearings and Appeals on August 23, 2013. (Exhibit 1)
4.	At all times relevant, Petitioner lived at and continues to live at (Exhibit 1, Testimony of Petitioner)
5.	At all times relevant, Petitioner's wife, used the address as her mailing address. (Testimony of
6.	At all times relevant sectors and sectors are sectors.
7.	owns the residence on (Testimony of Petitioner, and Petitioner's sister; See Exhibit D)
8.	At all times relevant, was living with Petitioner's sister, Avenue. (Testimony of Petitioner, and
<u>DISCUSSION</u>	
"Spouses who live together are in each other's fiscal group. This means that the income and assets of both spouses are counted when determining Medicaid eligibility for either or both spouses." <i>Medicaid Eligibility Handbook §15.1.1</i> It is the agency's contention that Petitioner and his wife, live together and as such, her income must be counted when determining Petitioner's eligibility for healthcare benefits. The agency further asserts that when Petitioner's wife's income is taken into consideration, he is no longer eligible for healthcare benefits.	
The agency argued that because used the Avenue address as her mailing address, kept her vehicles there and kept her cats there, that she must have been living at the Avenue address.	
Petitioner contests the agency's assertion that his wife lives with him. Petitioner asserts that his wife and he have been informally separated and that she lives with his sister,	
Petitioner's sister appeared at the hearing and testified that she lives out of state, but calls regularly and visits for extended periods of time, twice a year. testified that to her knowledge, was living with during the time in question and was present during sixty so visits with and would sometimes answer the phone, when would call	
because husband residend that she	appeared at the hearing and testified that Petitioner and she have been separated since early 2010, at they "do not get along". It testified that in early 2010 she moved in with and and at an address located on Park Avenue, but that she has continued to use the acceptance as her mailing address. It testified that Petitioner and she are civil enough to each other account to the residence periodically to feed the cats that she needed to leave behind because husband does not like the cats and neither does are so dog. In addition, indicated that there om at seriodical s
resident to care	testified that Petitioner continued to reside at the residence on Avenue, because the ce used to belong to Petitioner's parents. testified that Petitioner's parents deeded the ce to her and to Petitioner's sister, Pamela, because Petitioner was not deemed responsible enough for the property on his own. (See Exhibit D; Testimony of testified that Pamela prendered her interest in the residence. (Id.)

MQB/151691



September 1, 2013.

CONCLUSIONS OF LAW

The agency incorrectly terminated Petitioner's OMB benefits effective September 1, 2013.

THEREFORE, it is

ORDERED

That the agency reinstate Petitioner's QMB benefits effective September 1, 2013, if he is otherwise qualified for those benefits. The agency shall take all administrative steps necessary to complete this task within 10 days of this decision.

REQUEST FOR A REHEARING

This is a final administrative decision. If you think this decision is based on a serious mistake in the facts or the law, you may request a rehearing. You may also ask for a rehearing if you have found new evidence which would change the decision. Your request must explain what mistake the Administrative Law Judge made and why it is important or you must describe your new evidence and tell why you did not have it at your first hearing. If you do not explain these things, your request will have to be denied.

To ask for a rehearing, send a written request to the Division of Hearings and Appeals, P.O. Box 7875, Madison, WI 53707-7875. Send a copy of your request to the other people named in this decision as

MQB/151691

"PARTIES IN INTEREST." Your request for a rehearing must be received no later than 20 days after the date of the decision. Late requests cannot be granted.

The process for asking for a rehearing is in Wis. Stat. § 227.49. A copy of the statutes can be found at your local library or courthouse.

APPEAL TO COURT

You may also appeal this decision to Circuit Court in the county where you live. Appeals must be served and filed with the appropriate court no more than 30 days after the date of this hearing decision (or 30 days after a denial of rehearing, if you ask for one).

For purposes of appeal to circuit court, the Respondent in this matter is the Department of Health Services. After filing the appeal with the appropriate court, it must be served on the Secretary of that Department, either personally or by certified mail. The address of the Department is: 1 West Wilson Street, Madison, Wisconsin 53703. A copy should also be sent to the Division of Hearings and Appeals, 5005 University Avenue, Suite 201, Madison, WI 53705-5400.

The appeal must also be served on the other "PARTIES IN INTEREST" named in this decision. The process for appeals to the Circuit Court is in Wis. Stat. §§ 227.52 and 227.53.

Given under my hand at the City of Milwaukee, Wisconsin, this 8th day of October, 2013.

\sMayumi M. Ishii Administrative Law Judge Division of Hearings and Appeals



State of Wisconsin\DIVISION OF HEARINGS AND APPEALS

Wayne J. Wiedenhoeft, Acting Administrator Suite 201 5005 University Avenue Madison, WI 53705-5400 Telephone: (608) 266-3096 FAX: (608) 264-9885 email: DHAmail@wisconsin.gov Internet: http://dha.state.wi.us

The preceding decision was sent to the following parties on October 8, 2013.

Racine County Department of Human Services Division of Health Care Access and Accountability pdl@legalaction.org